| IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK | |
|---|---------------------------------|
| Dongguan Cheng One Co., Ltd., | X |
| Plaintiff, | CM/ECF |
| -against- | Civil Action No.: 1:24-cv-03388 |
| Desen Inc., | |
| Defendant. | Y |
| PROPOSED DEFAULT JUDGMENT | |
| This matter having been brought before the Court by and through the attorneys for | |
| plaintiff Dongguan Cheng One Co., Ltd. on notice to defendant Desen Inc. for default judgment | |
| due to defendant's failure to plead or otherwise appear, and the Court having considered the | |
| pleadings, and all submissions in support thereof and opposition thereto, if any, and having | |
| found that plaintiff Dongguan Cheng One Co., Ltd. is entitled to the relief sought for good cause | |
| shown. | |
| It is on this day of | 2025, ORDERED that JUDGMENT be |
| entered in favor of plaintiff Dongguan Cheng One Co., Ltd., granting relief sought in plaintiff's | |
| complaint as to defendant in the amount of (1) \$873,260 for the unpaid goods sold by Dongguan | |

Cheng One Co., Ltd. to Desen Inc.; and (b) for prejudgment interest at the statutory rate from the

due dates of invoices, plus costs and disbursements of \$519.79.
